% AO 472 (Rev. 3/86) Order of Detention Pending Trial

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|---|---|--|---|--|---|---|--------------------------------|----------------|---------------------------|
| | | UNIT | ED STA | ATES DIS | STRICT | COURT | | | |
| | | | | District of | | NEBRAS | KA | | |
| | | UNITED STATES OF AMERIC | CA | | | | | | |
| | | V. | | 0 | RDER O | F DETENTION P | ENDING | TF | RIAL |
| ANTONIO O. HERNANDEZ, JR. | | | IR | Case 4:09CR3054 | | | | | |
| | - 1 | Defendant | V14. | Cusc | | 1,070,000 | | | |
| lı deteni | ı ac | ecordance with the Bail Reform Act, 18 in of the defendant pending trial in this ca | U.S.C. § 3142 se. | (f), a detention he | aring has bee | n held. I conclude that the | c following fa | acts r | equire the |
| | | | Pa | rt I—Findings (| of Fact | | | | |
| <u> </u> | 1) | The defendant is charged with an offens or local offense that would have been a a crime of violence as defined in 18 an offense for which the maximum an offense for which a maximum te | federal offens U.S.C. § 315 sentence is life | e if a circumstance 6(a)(4). e imprisonment or | giving rise t death. | o federal jurisdiction had | | ense at is | □ state |
| a felony that was committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C. | | | | | | | | | |
| | § 3142(f)(1)(A)-(C), or comparable state or local offenses. (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. (3) A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment for the offense described in finding (1). | | | | | | | | |
| <u> </u> | (4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption. Alternative Findings (A) | | | | | | | | |
| Х (| 1) | There is probable cause to bel **There is probable cause to bel **Index of the probable cause to bel **In | ieve that th of impris | ne defendant honment of ter | nas comming years or | itted an offense 21 U.S.C. Sec. 8 | 01 et seq. | | |
| X (| 2) | The defendant has not rebutted the presu the appearance of the defendant as requ | | | | tion or combination of con | ditions will re | easor | ably assure |
| | | | A | lternative Findin | gs (B) | | <u></u> | ၁ | <u>a</u> _ |
| | 1) 2) | There is a serious risk that the defendant there is a serious risk that the defendant | | | ther person o | or the community. | FICE | | 45 |
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| | | | | | | | | <u></u> | Proper |
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| | | Part | II—Written | Statement of R | leasons for | Detention | | Ξ | V.II |
| [| fin | d that the credible testimony and informa | | | | (a) clear and convincing | ng evidence | _ : | a prepon- |
| | | of the evidence that | | • | · | • | _ | | |
| | | Post history | incl | KAPS & | runes | ous instar | nc e.s | ot | |
| | ١ (| lent peparion | | - | | | | | |
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| to the reason Gover | ex nab rnn | defendant is committed to the custody of the custody of the practicable, from persons awaiting ble opportunity for private consultation whent, the person in charge of the correction with a court proceeding. | the Attorney G or serving ser with defense co | ntences or being hounsel. On order | nated represe eld in custod of a court of | ntative for confinement in a ly pending appeal. The c the United States or on i | lefendant sha request of an | II be attor | afforded a ney for the |
| | ی | 5-4-09 | | 11/0 | . W | 1/1/1 | | | |
| | | Date | | - Ware | Signatu | re of Judiciai Officer | _ | | |
| | | | David L. Piester, U.S. Magistrate Judge | | | | | | |
| | | | Name and Title of Judicial Officer | | | | | | |

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).